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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/838,384	04/20/2001	Guy-Ho Cha	6192.0215.AA	9243

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EXAMINER

QI, ZHI QIANG

ART UNIT

PAPER NUMBER

2871

DATE MAILED: 03/19/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	Application No.	Applicant(s)
	09/838,384	CHA ET AL.
	Examiner	Art Unit
	Mike Qi	2871

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

1) Responsive to communication(s) filed on 15 January 2003.

2a) This action is **FINAL**.      2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

4) Claim(s) 1-25 is/are pending in the application.

4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.

5) Claim(s) 10-25 is/are allowed.

6) Claim(s) 1-3 is/are rejected.

7) Claim(s) 4-9 is/are objected to.

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

11) The proposed drawing correction filed on \_\_\_\_\_ is: a) approved b) disapproved by the Examiner.

If approved, corrected drawings are required in reply to this Office action.

12) The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

a) All b) Some \* c) None of:

1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).

a) The translation of the foreign language provisional application has been received.

15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

1) <input type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____.	6) <input type="checkbox"/> Other: _____

## DETAILED ACTION

### ***Claim Rejections - 35 USC § 103***

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and expressly the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,292,239 (Nagamura et al) in view of JP 11-133401 (Susumu et al).

Claim 1, Nagamura discloses (col.7, line 11 – col.8, line 67; Fig.1-13) that a liquid crystal display comprising:

- liquid crystal display panel (2), i.e., a display unit for displaying image;
- back light unit (BU) including a light source (4) for generating a light, a light guide (the photo conductive plate 8) installed at a side of the light source (4) so as to uniformly radiate the light generated from the light source (4) into the display unit and a light focusing means (lens sheets 5, 6 and diffusion plate 7) installed above the light guide (8) so as to focus the light transferred through the light guiding plate (8) to a surface of the display panel (2);
- resin frame (3) (a mold frame) having a first frame (a liquid crystal panel containing frame 17) and a second frame (a back light component containing frame 10).

Nagamura does not expressly discloses the mold frame having a same structure as the application claimed, i.e., the first frame for receiving the display unit, the light

guide plate and the light focusing means, and the second frame for receiving the light source, the second frame configured for installation in the first frame such that the extremities of the second frame are within the periphery of the outer portion of the first frame.

However, Susumu discloses (Figs.1-6) that a liquid crystal display device using two frames, one frame (first frame, such as supporting frame 24) is used for holding optical sheets such as the display panel (10), the light guiding plate (26) and the light focusing means (the optical films 28,30), another frame (lamp frame, such as holder 44 with cover 46) is used for receiving the light source (31). Although the holder (44) has a protective cover (46), but the holder (44) and the protective cover (46) also can be constituted as a frame and the function is for receiving and protecting the light source, and the extremities of such light source holding frame are within the periphery of the outer portions of the supporting frame. Therefore, the light source (31) would be easily detachable and be easily substituted.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to use such two frames as claimed in claim 1 for achieving easily exchanging the light source.

Claim 2, Nagamura discloses (col.8, lines 42-47, Fig.1-2) that the light source (lamp 4) for radiating light is held by a holder holding portions (13a, 13b) to hold the rubber holders (15), i.e., the lamp supporting member to be inserted into both ends of the lamp so as to support the lamp, and the lamp must have electrical cable to connect the lamp and the power control circuit, and that would have been at least obvious.

Claim 3, Nagamura discloses (Col.7, lines 14-24, Fig.1) that a reflection plate (9) installed below the light guiding plate (photoconductive plate 8) so as to reflect the light incident from the light guide plate (8) towards the display unit (display panel 2).

***Allowable Subject Matter***

3. Claims 10-25 are allowed.
4. Claims 4-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
5. The following is a statement of reasons for the indication of allowable subject matter:

The prior art of record neither discloses nor teaches a liquid crystal display device comprising various elements as claimed, more specifically, as the following:

the side walls of the first frame are vertically formed at side peripheral portions of the bottom surface except for one side peripheral portion of the bottom surface, and a supporting member of the first frame installed at the side peripheral portion of the bottom surface in which the side wall is not formed [claim 4];

claims 5-9 are dependent on claim 4;

the side walls of the first frame vertically formed at all side peripheral portions of the bottom surface except for one side peripheral portion of the bottom surface where the side wall is not formed, and the second frame being coupled with the first frame,

such that the extremities of the second frame are within the periphery of the outer portions of the first frame [claim 10].

The closest reference Susumu discloses a structure of a liquid crystal comprising two frames, one frame for holding optical sheets such as LCD display panel, light guide plate and light focusing lens, another frame for holding the light source, so that the light source can be detachable. However, the structure is different from this application in which the light source holding frame (second frame) is coupled with the optical sheets holding frame (first frame) using one side of the first frame where no side wall in this side of the first frame.

#### ***Response to Arguments***

6. Applicant's arguments, see the "Remarks", filed on Jan.15, 2003, with respect to the limitation of "the side walls of the first frame are vertically formed at side peripheral portions of the bottom surface except for one side peripheral portion of the bottom surface, and a supporting member of the first frame installed at the side peripheral portion of the bottom surface in which the side wall is not formed" in claims 4 and the limitation of "the side walls of the first frame vertically formed at all side peripheral portions of the bottom surface except for one side peripheral portion of the bottom surface where the side wall is not formed, and the second frame being coupled with the first frame, such that the extremities of the second frame are within the periphery of the outer portions of the first frame" in claim 10 have been fully considered and are persuasive. The rejection of Sep.25, 2002 has been withdrawn.

However, claim 1 does not claim such limitation as claimed in claim 4. Because the reference Susumu discloses (Figs.1-6) that a liquid crystal display device using two frames, one frame (first frame, such as supporting frame 24) is used for holding optical sheets such as the display panel (10), the light guiding plate (26) and the light focusing means (the optical films 28,30), another frame (lamp frame, such as holder 44 with cover 46) is used for receiving the light source (31). Although the holder (44) has a protective cover (46), but the holder (44) and the protective cover (46) also can be constituted as a frame and the function is for receiving and protecting the light source, and the extremities of such light source holding frame are within the periphery of the outer portions of the supporting frame. Therefore, the light source (31) would be easily detachable and be easily substituted.

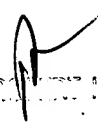
Therefore, it would have been obvious to those skilled in the art at the time the invention was made to use such two frames as claimed in claim 1 for achieving easily exchanging the light source.

### ***Conclusion***

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mike Qi whose telephone number is (703) 308-6213.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Mike Qi  
March 12, 2003

  
MIKE QI  
SUPERVISOR  
TECHNICAL EXAMINER  
3750  
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